|   | The World Co., Lawrence, Kanita  | STATE OF KANSAS, DOUGLAS COUNTY, 85.  |
|---|--|---|
|   | $\sum_{i=1}^{n} \left\{ (x_i,y_i) \in \mathbb{R}^n : x_i \in \mathbb{R}^n $ | COLORE TAX REAL REPORT OF REAL PROPERTY AND AND REAL PROPERTY AND REAL PROPERTY AND REAL PROPERTY.  |
|   | Fred J. Srowr and his wife, Bertha A. Brown<br>TO  | July A.D., 16:5, At 9:10: A.  |
|   |  | Register of Deeds.  |
|   | The Douglas County Building and Loan Associ  |   |
|   | THIS INDENTURE, Made this <u>26th</u> day of <u>July</u> in the year of our Lord nineteen hunde<br>forty five between Frod J. Brown and his wife, Brown A. Brown   |   |
|   |  |   |
|   | ofLAWIENCE in the County of Eouglesand State of Eansas<br>of the first part, andThe _Eougles_County_Building_and_Lean Association  |   |
|   | of the first part, and The Louglas County Fuilding   | of the second pa  |
| 1.79  | WITNESSETH, That the said partic of the first part, in consideration of the sum of   |   |
| Twonty_Five_Hundred_and_no/100DOLLA<br>toduly paid, the receipt of which is hereby acknowledged, have_sold and by these presents dogrant, bargain, a  |  |   |
|   | and Mortgage to the said part_y_of the second parti  | tsheirs and assigns forever, all that tract or parcel of land situated<br>awa, to-wit:  |
|   | Lot No. One Hundred Twenty   | • One (121) on Ohio Street, in the  |
|   |  | (22)  |
|   | City of Lawrence, in Dough   | as County, Kansas   |
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|   | with all the appurtenances, and all the estate, title and interest   | 그는 것 같은 것 같은 것은 것은 것은 것 같은 것 같은 것 같은 것 같은   |
|   | parties_of_the_first_part<br>dohereby covenant and agree that at the delivery hereof_  | tthe lawful owner of the premises above grante  |
|   | parties_of_the_first_part  | tthe lawful owner of the premises above grante  |
|   | parties_of_the_first_part<br>dohereby covenant and agree that at the delivery hereof_  | tthe lawful owner of the premises above grante<br>in, free and clear of ail incumbrances  |
| and the second state of the second states and the   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>  | the lawful owner of the premises above grante<br>cin, free and clear of all incumbrances.<br>the successful according to the terms  |
| <ul> <li>The state of the s</li></ul>    | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>  | t   |
| and the second statement of the second statement of the second second second second second second second second   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br><br>This grant is intended as a mortgage to secure the payment of<br>Twonty. Five_Fundred.ord_no/100<br>onc   | t<br>the lawful owner of the premises above grante<br>cin, free and clear of all incumbrances.<br>the successful of the terms of terms of the terms of terms |
| <ul> <li>Sector State State State State (State State St<br/>State State State</li></ul> | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>This grant is intended as a mortgage to secure the payment of<br>Twonty_Five_Eundred_and no/100<br>   | t   |
|   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and Indefeasible estate of inheritance there<br>This grant is intended as a mortgage to secure the payment of<br>Twonty. Five_Bundred.ard no/1CO<br>notenote  | the lawful owner of the premises above granters   |
|   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>This grant is intended as a mortgage to secure the payment of<br>Twonty. Five_Eundred.ard no/100<br>onte<br>note<br>partles_of the first part<br>to the said part_Y of the second part<br>and this g<br>if default be made in such payments, or any part thereof, or inter<br>conveyence shall become absolute, and the whole amount shall be<br>second partt of whole and of all the moneys arise<br>in the maner prescribed by law; and out of all the moneys arise   | the lawful owner of the premises above grante<br>cin, free and clear of all incumbrances.<br>the successful of the lawful owner of the premises above grante<br>the successful of the terms<br>this day executed and delivered by the said<br>conveyance shall be void if such payments be made as herein specified. Bh<br>rest thereon, or the taxes, or if the insurance is not kept up thereon, then th<br>rest thereon, or the taxes, or if the insurance is not kept up thereon, then th<br>rest thereon, or the taxes, or if the insurance is not kept up thereon, then th<br>rest thereon, or the taxes, or if the insurance is not kept up thereon, then th<br>rest thereon and payable, and it shall be lawful for the said part, yof the<br>any time thereafter to sell the premises hereby granted, or any part thereon<br>from such sale to retain the amount then due for principal and interest, for  |
|   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>This grant is intended as a mortgage to secure the payment of<br>Twonty. Five_Bundred.ard no/1CO<br>Oncnotnot<br>   | the lawful owner of the premises above grante<br>in, free and clear of all incumbrances.<br>the sumsofx<br>Dollars, according to the terms of<br>this day executed and delivered by the said<br>conveyance shall be void if such payments be made as herein specified. By<br>rest thereon, or the taxes, or if the insurance is not kept up thereon, then this<br>become due and payable, and it shall be lawful for the said part. Yof the<br>any time thereafter to sell the premises hereby granted, or any part theres<br>ing from such sale to retain the amount then due for principal and interest, to<br>verplus, if any there be, shall be paid by the part. Ynaking such sale, o  |
|   | parties of the first part<br>dohereby covenant and agree that at the delivery hereof<br>and seized of a good and indefeasible estate of inheritance there<br>This grant is intended as a mortgage to secure the payment of<br>Twonty. Five_Eundred.ard no/100<br>onte<br>note<br>partles_of the first part<br>to the said part_Y of the second part<br>and this g<br>if default be made in such payments, or any part thereof, or inter<br>conveyence shall become absolute, and the whole amount shall be<br>second partt of whole and of all the moneys arise<br>in the maner prescribed by law; and out of all the moneys arise   | the lawful owner of the premises above grante<br>cin, free and clear of all incumbrances.<br>the successful according to the terms  |
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